JAMES R. GREINER, ESQ. CALIFORNIA STATE BAR NUMBER 123357 W OFFICES OF JAMES R. GREINER 555 UNIVERSITY AVENUE, SUITE 290 3 SACRAMENTO, CALIFORNIA 95825 TELEPHONE:(916) 649-2006 FAX: (916) 920-7951 4 E mail: jaygreiner@midtown.net 5 ATTORNEY FOR DEFENDANT 6 CARLOS LEE SANCHEZ 7 8 IN THE UNITED STATES DISTRICT COURT FOR THE 9 EASTERN DISTRICT OF CALIFORNIA 10 11 UNITED STATES OF AMERICA. CR.-S-04-205-GEB 12 STIPULATION AND PROPOSED PLAINTIFF, ORDER TO CONTINUE STATUS OF 13 ALLEGED VIOLATION TO V. FRIDAY, APRIL 29, 2011 14 CARLOS LEE SANCHEZ, 15 DEFENDANT. 16 17 Plaintiff United States of America, by its counsel, Assistant United States Attorney, Mr. Dan McConkie and defendant, Mr. Carlos Lee Sanchez, Jr., by his 18 attorney Mr. James R. Greiner, hereby stipulate and agree that the status conference 19 calendared for Friday, January 28, 2011, at 9:00 a.m. before the Honorable United 20 21 States District Court Judge, Garland E. Burrell, Jr., may be continued to Friday, April 29, 2011, at 9:00 a.m.. 22 The Court's courtroom deputy, Ms. Shani Furstenau, has been contacted to 23 ensure the Court's calendar was available for that date and the Court is available on 24 25 Friday, April 29, 2011. In addition, probation office was contacted and involved in the decision 26 regarding the stipulation to ensure their consent to and availability for that date, and 27

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probation officer Glenn Simon consented to the continuance and is available on that 2 date. The defendant is out of custody under supervision, and consents to the 3 continuance. 4 5 The continuance is requested for several reasons: 1-the defense is doing on going investigation; 2- the defense is continuing to review the material in this matter and 3- the defendant has a State Court Trial on the very issues of the filed Petition in this Court and the result of the trial in State Court will be of assistance in helping to resolve this matter and by allowing the State Court trial to proceed first it will be a cost savings to both the government and this Court. There is no speedy trial act requirement for exclusion of time, however, the defendant does agree and consent to this continuance after being informed by telephone conference of the case, circumstances and his legal rights. 13 14 Respectfully submitted. 15 BENJAMIŇ B. WAGNER UNITED STATES ATTORNEY 16 /s/ DAN McCONKIE by e mail authorization 17 DATED: 1-27-11 DAN McCONKIE 18 ASSISTANT UNITED STATES ATTORNEY ATTORNEY FOR THE PLAINTIFF 19 20 /s/ James R. Greiner DATED: 1-27-11 21 James R. Greiner Attorney for Defendant 22 Carlos Sanchez 23 24 25 26 27

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4	ORDER
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6	FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.
7	Dated: February 3, 2011
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9	CADIAND E PHODELL ID
10	GARZAND E. BURRELL, JR. United States District Judge
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